

RIBLET PRODUCTS CORPORATION

Document: Domestic Return Receipt
• Domestic Return Receipt sent to and received by Riblet-Frame, 11/14/88

Document: Receipt and Domestic Return Receipt
• Receipt and Domestic Return Receipt sent to and received by Riblet-Frame, 11/14/88

Document: Response to Information Request Letter
From: Daniel P. Wilson
Riblet Products Corporation
P.O. Box 1124
Elkhart, Indiana 46515
To: Ms. Susan Swales
Date: 11/29/88
Summary: Re. Himco Waste Away (information request) 1st 104(e) letter response.
Letter giving information on the disposal of solid waste through Himco, Inc.
• Riblet frame division is a steel fabricator
• Hazardous waste has been generated since 6/88 and disposed of by Liquid Waste Removal, Indianapolis, IN.
• Arrangements for disposal or treatment made by Donald Smith
• Only sold/non-hazardous waste
• Billing receipts available for past 7 years.
• Solid waste has been collected weekly by Himco for 7 years.
• No analytical on solid waste.
• No pollution liability insurance has been provided at the facility. General liability insurance policies have been secured since the inception of the location.

Document: Envelope
• Envelope from Riblet Products Corporation to Ms. Susan Swales, 12/1/88

Document: Response to Information Request Letter
From: Charles V. Sweeney
Barnes & Thornburg
100 North Michigan
South Bend, Indiana 46601
To: Ms. Susan Swales
Date: 04/26/89

RIBLET PRODUCTS CORPORATION (Continued)

Summary: Re. Himco Waste Away Dump Letter informing Ms. Swales that due to a conflict of interest, Barnes & Thornburg is assisting Riblet-Frame in securing counsel to assist them in responding to the informational request. Barnes & Thornburg also requests an extension of time to respond to the 104(e) request on behalf of Riblet.

Document: Supplemental Response to Information Request Letter (second response)
From: Charles L. Gruner

Chief Operating Officer
Riblet Products Corporation
P.O. Box 1124
Elkhart, Indiana 46515

To: Ms. Susan Swales

Date: 06/16/89

Summary: 2nd 104(e) Letter Response. Response to letter sent by Norm Neidergang, Chief of the Remedial and Enforcement Response Branch, April 20, 1989. The April 20th letter stated that the responses in the November 1988 letter from Riblet, were inadequate. No explanation has been given for this conclusion.

- During the relevant time period the company manufactured mobile home chassis and galvanized mobile home roofing. Processes consisted of steel fabrication of I-beam into chassis for the mobile home industry. The galvanized roofing line consisted of slitting and forming material to size and rolling up roofing, followed by shipping the material to customers.
- No hazardous waste was generated by the Company prior to 1988. To the best of the Company's knowledge, none was generated during the relevant period of time.
- Mobile home frames have been dipped and coated with asphalt material since 1971. No waste has been generated from this operation. Prior to 1971, the frames were sprayed with dry sand and overspray. This waste material was not give no a waste transporter for disposal off-site.
- Steel I-beam, galvanized steel and hot rolled steel, asphalt coating mineral spirits, and welding rods were used in various processes from January 1960 - December 1977.
- Wastes during the period in question consisted of scrap steel and galvanized banding material, wooden skids, cardboard, burlap bags, floor sweepings, discarded uniforms, paper coveralls, and office wastepaper.

RIBLET PRODUCTS CORPORATION (Continued)

Document:

Receipt for Certified Mail

- Receipt for Certified Mail for Certified Mail sent to Riblet Frame 4/21/89.